

AND POWER OF ATTORNEY FOR U. S. PATENT APPLICATION

℘) Oı	riginal () Supplemental () Substi	itute () PCT () Design	
As a below named inventor, I here hat I verily believe that I am the original, nventors are named below) of the subje	, first and sole inventor (if only one nam		d joint inventor (if plus
Title: APPARATUS FOR AN	D METHOD OF PROCESS	ING SUBSTRATE	
of which is described and claimed in:) the attached specification, or the specification in the application See and with amendments through the specification in International App on	lication No. PCT/(f applicable). Inderstand the contents of the above-ic	(if applicable), or, and, and, and, and, and dentified specification, including the cla	as amended aims, as amended by
hereby claim priority benefits under Tivatent or inventor's certificate listed beloefore that of the application on which p	w and have also identified below any a		
JAPAN	2003-18792	January 28, 200	CLAIMED
UAFAN	2003-10/92	January 28, 200.	3 Yes
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atter of each of the claims of this application of the States Code §112, I at a state of the States Code §112, I at a state of the States Code §112, I at a state of the States of the S	ation is not disclosed in the prior United acknowledge the duty to disclose infor	ted States application(s) listed below and States application in the manner provide mation material to patentability as definantion and the national or PCT in	ded by the first paragrant ined in Title 37, Code
APPLICATION SERIAL NO.	U.S. FILING DA	TE STATUS: PATEN ABAND	
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from WATANABE & HOTTA

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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